

**EXTRA.**  
**PASSED IT AT LAST.**

**House Ends Its Struggle on Mo-  
Creary's Hawaiian Resolution.**

**It Took a Second Roll-Call to Make  
a Quorum Sure.**

**Report of Tariff Changes Proposed  
in Senate Sub-Committee.**

(By Associated Press.)

WASHINGTON, Feb. 7.—The indications were, when the House met this morning, that a Democratic quorum would assemble to pass the McCrerey resolution condemning Minister Stevens, approving the course of Mr. Cleveland, and declaring against the annexation of, or the assumption of a protectorate over, the Hawaiian Islands.

When the role was called on the adoption of the resolution, the Republicans present silent in their seats.

As on yesterday, Mr. Cummings (Dem., N. Y.) and Mr. Geary (Dem., Cal.) declined to vote. Mr. Sickles (Dem., N. Y.), who voted against the resolution yesterday, was not present to-day. Mr. Cockrell (Dem., Tex.), who refused to

Mr. Daniel (Rep. N. Y.) and Mr. Adams (Rep. Pa.) voted against the resolution. Before the resolution was announced Mr. Cummings of New York, standing in the area in front of the Speaker's chair, stated that he desired to vote to make a quorum.

"Was the gentleman in the hall of the House and failed to hear his name called?" asked the Speaker. "I was," replied Mr. Cummings.

The Speaker directed the Clerk to call Mr. Cummings's name. He did so, and Mr. Cummings rose and said:

"I voted against the resolution with great emphasis.

Mr. Adams asked the privilege of withdrawing his name from the vote. He had voted under a misapprehension.

"I object," shouted Mr. McCarty.

Mr. Adams then withdrew his name. He could not be withdrawn save by unanimous consent. Mr. Reed challenged the rule. Mr. Adams then withdrew his name as held before. "The rule is clear," said

"The gentleman from Maine has refused to rise for the last ten minutes," retorted Mr. Reed, sarcastically.

"If the gentleman who have not refused to rise, will sit for ten minutes," continued the Speaker, with some vigor, "the chair will state that the rule requires that the gentleman should rise, unless excused, and when a gentleman has refused the chair does not think it competent to state that he has refused, and he should do by the rule, to withdraw that vote by unanimous consent."

Mr. Reed then rose and warmly addressed Mr. Brand of Missouri, hotly.

"When the gentleman from Maine was asked to rise, he refused to do so, and the chair has no right to state whether they voted or not."

When the vote was announced—Spring 3, Reed 2, and Brand 1—Mr. Reed raised the point of order that as there were four vacant seats in the House, the yeas and nays should constitute a quorum.

After some debate the point of order

Mr. Springer said that in a carefully diversified opinion, the then Speaker held in the Fifty-first Congress, had maintained that a majority of the members engaged in stock and living was a quorum of business.

Finally, by unanimous consent, it was decided in the House to have another roll call on the adoption of the McCready resolution, and the Speaker's decision was reversed.

When it became apparent on the second roll call that the Democrats would have a majority, the Speaker announced that the resolution and it passed—117 to 75.

Routledge's Hawaiian resolution was then acted on. It was lost—94 to 129.

## IMPORTANT TARIFF CHANGES.

Senate Sub-Committee to Favor Sugar, Cofee and Iron Ore Duties.

(By Associated Press.)

WASHINGTON, Feb. 7.—It is understood

revised by the sub-committee of the Senate Finance Committee, is now being printed at the Government Printing Office.

Among the changes which are said to have been made are proposed duties of one cent per pound on all kinds of sugar, two cents per pound on coffee, 20 cents per ton on coal and a duty on iron ores. Also, it is said, that the bonded period for whiskey is made five instead of three years.

It is understood that the intention is to report the bill next week. The income tax provision remains in the measure.

**JOHN MATTHEWS HELD.**

**He Is Charged with Conspiring to Defraud the Government.**

John Matthews, personal representative in this city of the firm of Pitt &

**Important Notice!**  
Those who wish to take the greatest interest in the trial of Charles J. Matthews, charged with the murder of William Todd, on Monday, May 18, 1892, and has promised to testify against his employers.